

FORTY-THIRD DAY.

SENATE CHAMBER.
Austin, March 4, 1891.

The Senate met pursuant to adjournment.

Lieutenant-Governor Pendleton in the chair.

Roll called.

Quorum present, the following Senators answering to their names:

PRESENT—26.

Atlee,	Garwood,	Potter,
Burney,	Glasscock,	Seale,
Carter,	Harrison,	Simkins,
Clark,	Kearby,	Stephens,
Clemens,	Kimbrough,	Townsend,
Crane,	Lubbock,	Tyler,
Cranford,	Maetze,	Waisiger,
Finch,	McKinney,	Whatley,
Frank,	Mott,	

ABSENT—2.

Page, Pope.

Prayer by the Chaplain, Dr. Smoot.

Pending the reading of the Journal, on motion of Senator Kimbrough, the further reading of the same was dispensed with.

The president gave notice of signing and signed in presence of the Senate House bill No. 307, entitled, An act to create the county of Sterling out of the county of Tom Green.

PETITIONS AND MEMORIALS.

By Senator Cranford:

Petitions of citizens of Hunt county against Wilson Fellow Servant Bill.

Read first time and referred to committee on Internal Improvements.

By Senator Stephens:

Memorial from 1000 citizens of Vernon, Wilbarger county, protesting against the repeal of Sunday laws.

Read first time and referred to Judiciary committee No. 2.

BILLS AND RESOLUTIONS.

By Senator Carter:

A bill to be entitled An act to prescribe the place and time of sale of all real estate hereafter to be sold under power conferred by any deed of trust or other contract lien.

Read first time and referred to Judiciary Committee No. 1.

Senator Harrison asked and received consent to postpone pending business and take up out of its regular order Senate bill No. 288.

As it appeared that the bill was in

the hands of the printer action was postponed.

ORDER OF THE DAY.

House bill No. 325, entitled "An act to amend an act approved March 25, 1889, being an act to amend an act to re-enact section 28 of an act to re-district the State into judicial districts and to fix the time for holding court therein, and to provide for the election of judges and district attorneys in said districts, at the next general election to be held on the first Tuesday after the first Monday in November, 1884, approved April 1, 1883, and to amend said section 28, of said act approved February 26, 1885, and to create the Forty-ninth judicial district, to provide for the appointment and election of a district judge and a district attorney therein, and to repeal all laws and parts of laws in conflict herewith."

On second reading substitute read as follows: A bill to be entitled "An act defining the counties composing the Twenty-Eighth Judicial District and fixing the time of holding court therein, and to repeal all laws and parts of laws in conflict herewith."

Section 1. Be it enacted by the Legislature of the State of Texas, That the Twenty-Eighth Judicial District shall be composed of the counties of Cameron, Hidalgo, Starr, Zapata, Webb, Nueces, Duval and the unorganized county of Encinal, and that the terms of court shall be therein held as follows:

In the county of Webb, on the first Monday in October and April of each year, and may continue in session seven weeks. In the county of Zapata on the eighth Monday after the first Monday in October and April of each year, and may continue in session one week. In the county of Starr on the ninth Monday after the first Monday in October and April of each year, and continue in session two weeks. In the county of Hidalgo on the eleventh Monday after the first Monday in April and October of each year, and may continue in session two weeks. In the county of Cameron on the thirteenth Monday after the first Monday in October and April of each year, and may continue in session four weeks. In the county of Duval on the seventeenth Monday after the first Monday in October and April of each year, and may continue in session two weeks.

In the county of Nueces on the nineteenth Monday after the first Monday in October and April of each year, and continue in session till business is finished, not exceeding six weeks.

Section 2. The unorganized county of Encinal is hereby attached to the county of Webb for judicial purposes.

Section 3. All process and writs heretofore issued and made returnable to said courts, as now fixed by law, are hereby made returnable to the terms thereof as herein provided, next ensuing after the passage of this act, and the same are hereby validated.

The following message was received from the House:

HOUSE OF REPRESENTATIVES,
TWENTY-SECOND LEGISLATURE,
Austin, March 4, 1891. }

Hon. Geo. C. Pendleton, President of the Senate:

Sir—I am instructed to inform the Senate that the House has passed:

House bill No. 326, being "An act to amend sections 6, 7, 26, 27, 28, 29, 30, 31, 34, 35, 36, 37, 46, 56, 57, 58, 64, 76, 78, 82, 85, 86, 87, 88, 95, 102, 109, 115 and 143 and 159, of an act entitled an act to incorporate the city of Fort Worth, and to grant a charter to said city, approved March 20, 1889, and by adding thereto sections 28a, 30a, 34a, 53a, 53b, 79a, 87a, 87b, 87c, 159a, 159b and 159c."

House bill No. 517, "An act to extend the corporate limits of the city of Beaumont."

House Substitute Senate bill No. 15, being "An act to validate the location of county seats in certain counties where the same were organized and then the county seats located under a misapprehension of the meaning of the law in regard to the election of county seats in newly organized counties." Also that House bill No. 490 has been properly engrossed and I herewith return the same to the Senate.

SAM H. DIXON,

Chief Clerk of House of Representatives.

(Senator Tyler in the chair.)

Senator Simkins moved to postpone pending business until Saturday on account of loss of the minority report.

Senator Atlee moved as a substitute to postpone until Friday, which was accepted by Senator Simkins and adopted.

Senator Kimbrough moved to post-

pone pending business and take up the motion to reconsider the vote by which the Senate refused to engross.

Senate bill No. 100, entitled "An act to amend an act entitled 'An act to amend article 566, chapter 2, title 20, of the revised civil statutes of the State of Texas, as amended by the Twentieth Legislature, approved March 23, 1887, and as amended at the special session of the Twentieth Legislature, approved April 30, 1888, and to add article 566a, relating to foreign corporations.'"

Adopted.

The motion to reconsider prevailed.

Senator Kimbrough offered the following substitute for the bill and amendments:

A bill to be entitled "An act to amend an act entitled 'An act to amend article 566, chapter 2, title 20 of the Revised Civil Statutes of the State of Texas, as amended by the Twentieth Legislature, approved March 23, 1887, and as amended at the special session of the Twentieth Legislature, approved April 30, 1888.'"

Section 1. Be it enacted by the Legislature of the State of Texas, That article 566, of chapter 2, title 20, of the revised civil statutes of the State of Texas, as amended by the Twentieth Legislature, approved March 23, 1887, and as amended at the special session of the Twentieth Legislature, approved April 30, 1888, be so amended to hereafter read as follows:

Article 566. The purposes for which private corporations may be formed are:

1. The support of public worship.
2. The support of any benevolent, charitable, educational or missionary undertaking.
3. The support of any literary undertaking, the maintenance of a library, or the promotion of painting, music and other fine arts.
4. The encouragement of agriculture and horticulture by associations for the maintenance of public fairs and exhibitions of stock and farm products.
5. The maintenance of a public or private cemetery.
6. The construction and maintenance of any species of road, and bridge in connection therewith.
7. The construction and maintenance of a bridge.
8. The construction and maintenance of a telegraph and telephone line.

9. The establishment and maintenance of a ferry.

10. The establishment and maintenance of a line of stages.

11. The building and navigation of steamboats, and the carriage of persons and property thereon.

12. The supply of water to the public.

13. The manufacture and supply of gas, or of the supply of light or heat to the public by any means.

14. The transaction of any manufacturing or mining business.

15. The transaction of a printing or publishing business, and in connection therewith, the sale of goods, wares and merchandise of a stationery and blank book manufacturing business.

16. The establishment and maintenance of a hotel.

17. The erection of a building and accommodation and loan of funds for the purchase of real property in cities, towns and villages.

18. The transportation of goods, wares and merchandise, or any valuable thing.

19. The promotion of immigration.

20. The construction and maintenance of sewers.

21. For the constructing, acquiring, maintaining and operating street railways and suburban or belt lines of railway within and near cities and towns.

22. The erection and maintenance of market houses and market places.

23. The construction and maintenance of canals for the purpose of irrigation, navigation or manufacturing.

24. The purchase and sale of goods, wares and merchandise, and agricultural and farm products.

25. The construction of harbors and canals on the coast of the Gulf of Mexico.

26. The growing, purchasing and selling of seeds, plants, trees, etc., for agricultural, horticultural and ornamental purposes.

27. The construction and maintenance of mills, gins, cotton compresses and grain elevators.

28. The accumulation and loan of money; but this subdivision shall not permit incorporations with banking or discounting privileges.

29. The construction and maintenance of stock yards and pens.

30. The construction and maintenance of establishments for slaughtering, refrigerating, canning, curing and packing meat.

31. The construction and maintenance

of establishments for the preserving and canning of fruits, vegetables and fish.

32. The establishment and maintenance of clearing houses.

33. To construct and maintain water power.

34. For the purpose of constructing railroads and bridges for railroad companies.

All stockholders of incorporations formed for mutual profit and gain shall be liable for the debts of such corporation for the full amount of stock subscribed, whether paid up or not.

Section 2. The large number of bills now pending before the Legislature, and the advanced state of the session, and the large number of enterprises in Texas, now doing business in Texas, but desiring to incorporate under the laws of Texas, create an emergency and imperative public necessity that the constitutional rule requiring all bills to be read on three several days be suspended, and that this act take effect and be in force from and after its passage, and it is so enacted.

Senator Carter moved to consider the substitute by sections.

Senator Frank moved as a substitute, that the bill be printed in today's Journal and considered tomorrow after morning call.

Adopted.

The motion as substituted was adopted.

Senator Frank moved to postpone pending business and take up out of its regular order Senate bill No. 194, entitled 'An act to amend sections 1, 2, 3, 4, 5, 6, 61, 62, 64, 65, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 82, 83, 84, of an act entitled 'An act to provide for the organization of the State penitentiaries, and for the more efficient management of the same,' approved March 17, 1881; also to repeal an act entitled 'An act to provide for the more efficient management of the Texas State penitentiaries and to make an appropriation therefor,' approved April 18, 1883; also to repeal an act entitled 'An act to amend sections 62 and 4 of an act entitled, an act to provide for the more efficient management of the Texas State penitentiaries and to make an appropriation therefor,' approved April 18, 1883; approved March 31, 1885.'

Which motion prevailed by the following vote:

YEAS—23.

Atlee,	Glasscock,	Pope,
Burney,	Harrison,	Potter,
Carter,	Kearby,	Simkins,
Clark,	Kimbrough,	Stephens,
Clemens,	Lubbock,	Tyler,
Cranford,	Maetze,	Weisiger,
Finch,	McKinney,	Whatley.
Frank,	Mott,	

NAYS—None.

By consent the following reports were handed in from their respective committees:

COMMITTEE ROOM.

Austin, March 4, 1891.

Hon. George C. Pendleton, President of the Senate:

Sir—Your judiciary committee No. 2, to whom was referred Senate bill No. 331, being "An act to amend title 50, article 2838, of the revised statutes."

Have had the same under consideration, and I am instructed to report the same back to the Senate with the recommendation that it do pass.

All of which is respectively submitted.

TYLER, Chairman.

COMMITTEE ROOM,

Austin, March 4, 1891.

Hon. Geo. C. Pendleton, President of the Senate:

Sir—Your Committee on Public Lands, to whom was referred

House bill No. 490, being "An act to validate the sale of section 82, block H, located for the common school fund, by virtue of certificate No. 1-41, issued to the Waco and Northwestern Railroad company, situated in Hardeman county, made by the state land board to P. E. Holmes upon his application for the purchase thereof, filed on the 28th day of May, 1885, under the act of April 12, 1883, providing for the sale and lease of the common school, university and asylum lands, etc., and to authorize and require the commissioner of the general land office to issue patent therefor in favor of the heirs of L. H. Davis, deceased, whenever they shall pay to the State the amount of money due the common school fund for said section of land, according to the terms of said sale."

Have had the same under consideration, and I am instructed to report the same back to the House with the recommendation that it do pass.

All of which is respectfully submitted.

ATLEE, Acting Chairman.

Bill read a second time with a favorable committee report.

Senator Pope moved a call of the Senate which was seconded and or-

dered.

The following Senators answered to their names:

PRESENT—22.

Atlee,	Glasscock,	Mott,
Burney,	Harrison,	Pope,
Carter,	Kearby,	Simkins,
Clark,	Kimbrough,	Stephens,
Clemens,	Lubbock,	Tyler,
Crane,	Maetze,	Weisiger,
Finch,	McKinney,	Whatley.
Frank,		

ABSENT—6.

Cranford,	Page,	Seale,
Garwood,	Potter,	Townsend.

Senator Simkins moved to excuse the absentees, which was lost by the following vote:

YEAS—9.

Finch,	Mott,	Tyler
Frank,	Simkins,	Weisiger,
Glasscock,	Stephens,	Whatley.

NAYS—13.

Atlee,	Crane,	Lubbock,
Burney,	Harrison,	Maetze,
Carter,	Kearby,	McKinney,
Clark,	Kimbrough,	Pope.
Clemens,		

House substitute Senate bill No. 15, entitled "An act to validate the location of county seats in certain counties where the same were unorganized and their county seats located under a misapprehension of the meaning of the law in regard to the election of county seats in newly organized counties."

Read first time and referred to Judiciary committee No. 1.

House bill No. 326, entitled "An act to amend sections 6, 7, 26, 27, 28, 29, 30, 31, 34, 35, 36, 37, 47, 56, 57, 58, 64, 76, 78, 82, 85, 86, 87, 88, 95, 102, 109, 115, 143 and 159 of an act entitled 'An act to incorporate the city of Fort Worth, and to grant a charter to said city, approved March 20, 1889, and by adding thereto sections 28a, 30a, 34a, 53a, 53b, 79a, 87a, 87b, 87c, 159a, 159b, 159c.'"

Read first time and referred to committee on Incorporated Cities and Towns.

House bill No. 490, entitled "An act to validate the sale of section 82, block H., State school lands situated in Hardeman county, located by virtue of certificate No. 1-41 issued to the Waco and Northwestern Railroad company made by the state land board to P. E. Holmes on May 28, 1885, under an act of April 12, 1883, and to authorize patent to issue therefor in favor of L. H. Davis as assignee upon payment of balance due the state on said sale.

Read first time and referred to committee on Public Lands.

House bill No. 517, entitled "An act to extend the corporate limits of the

city of Beaumont,"

Read first time and referred to committee on Incorporated Cities and Towns.

Senator Potter appeared in the chamber, took his seat and made his excuse for absence.

On motion of Senator Lubbock Senator Potter was excused.

On motion of Senator Frank all the absentees were excused.

Senator Kimbrough moved that Senate bill No. 209, entitled "An act to regulate attachments in certain cases and to provide for the distribution of the proceeds of property sold under judgment in such cases," be re-committed to Judiciary committee No. 1.

Adopted.

On motion of Senator Kimbrough the call was suspended.

Senator Garwood moved to adjourn to 2:30 o'clock this afternoon.

Adopted by the following vote:

YEAS—14.

Atlee,	Cranford,	Pope,
Burney,	Garwood,	Potter,
Carter,	Harrison,	Seale,
Clark,	Lubbock,	Simpkins.
Crane,	McKinney,	

NAYS—12.

Clemens,	Kearby,	Stephens,
Finch,	Kimbrough,	Tyler,
Frank,	Maetze,	Weisiger,
Glasscock,	Mott,	Whatley.

AFTERNOON SESSION.

Senate met pursuant to adjournment.

Lieutenant-Governor Pendleton in the chair.

Roll called.

Quorum present.

The following Senators answering to their names:

PRESENT—22.

Atlee,	Frank,	McKinney,
Burney,	Garwood,	Mott,
Clark,	Glasscock,	Potter,
Clemens,	Harrison,	Seale,
Crane,	Kearby,	Simpkins,
Cranford,	Lubbock,	Stephens,
Finch,	Maetze,	Townsend,
		Whatley.

ABSENT—3.

Carter,	Kimbrough,	Weisiger.
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Question recurred to the engrossment of Senate bill No. 194, entitled, An act to amend sections 1, 2, 3, 4, 5, 6, 51, 61, 62, 64, 65, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 82, 83, 84, of an act entitled, "An act to provide for the organization of the state penitentiaries and for the more efficient management of the same, Approved March 17, 1881": also to repeal an act entitled, "An act to provide for the more efficient management of the Texas State Penitentiary, and to make an appro-

priation therefor," Approved April 18, 1883; also to repeal an act entitled, "An act to amend sections 62 and 64 of an act entitled, An act to provide for the more efficient management of the Texas State Penitentiaries, and to make an appropriation therefor," Approved April 18, 1883, Approved March 31, 1885."

Senator Frank offered the following amendment:

Amend section 2, page 3, line 3, by inserting between the word "account" and the word "and" in line 3, the following, "and the financial agent of penitentiaries shall honor and pay any draft or drafts drawn on him by said penitentiary board drawn for this purpose when he has any surplus funds in his hands or at his disposal belonging to said penitentiaries."

Adopted.

Senator Frank offered the following amendment:

Amend section 70, line 28, page 6, by inserting between the words "penitentiaries" and "he" the following, "and in such capacity shall, with the approval of the penitentiary board, have the power and authority to buy and sell for account of the penitentiaries for cash or upon a credit, as his judgment may approve, and as may be to the best interest of said penitentiaries."

Adopted.

Senator Tyler offered the following amendment:

Amend the bill by striking out all after the word "convicts" in line 31, page 2, down to and including the word "account" in line 3, in page 3.

And the amendment thereto just adopted.

On motion of Senator Kimbrough, Secretary Kennedy was excused for tomorrow on account of important business.

Senator Potter offered the following amendment:

Amend by adding to the end of amendment to section 2, offered by Senator Frank, "But no such farm or farms shall ever be purchased by said board except it be upon the advice, consent and direction of the Governor."

Senator Carter moved to adjourn to tomorrow at 10 a. m.

Lost.

By consent, Senator Kimbrough introduced the following bill, to be entitled "An act to regulate voting in cities and towns of five thousand inhabitants or more."

Read first time and referred to committee on State Affairs.
Senator Crane offered the following privileged report:

COMMITTEE ROOM.
Austin, March 4, 1891.

Hon. George C. Pendleton, President of the Senate:

Sir—Your committee on Enrolled bills have carefully examined and compared Senate bill No. 10, being "An act invalidating the provision in any stipulation contract or agreement limiting the time in which suit may be brought thereon, to not less than two years, and to provide what shall a sufficient notice of a claim before suit brought and how the same shall be given."

And find the same correctly enrolled, and have this day, at 9:30 o'clock a. m. presented the same to the governor for his signature.

CRANE, Chairman.

By consent Senator Pope sent up the following report:

COMMITTEE ROOM.
Austin, March 4, 1891.

Hon. Geo. C. Pendleton, President of the Senate:

Sir—Your Judiciary committee No. 1, to whom was referred House bill No. 15, being "An act to validate the location of county seats in certain counties where the same were organized and their county seats located under a misapprehension of the meaning of the law in regard to the election of county seats in newly organized counties."

Have had the same under consideration, and I am instructed to report the same back to the House with the recommendation that it do pass, with the following committee amendment: Amend page 2 beginning in Section 1, line 9, by striking out all after the word "election" down to and including the word "laws" in line 12, the language stricken out being as follows: "Duly held under existing laws, which removal may be made without regard to the limitation of five years contained in general laws."

POPE, Chairman.

Senator Harrison moved to postpone action on the pending bill.

Lost.

Senator Potter moved the previous question on the main question and the amendments, which was ordered.

Senator McKinney moved to adjourn till tomorrow at 10 a. m., which was lost by the following vote:

YEAS—12.

Atlee,	Harrison,	Mott,
Carter,	Kearby,	Pope,
Clark,	Lubbock,	Seale,
Cranford,	McKinney,	Simkins.

NAYS—13.

Burney,	Garwood,	Stephens,
Clemens,	Kimbrough,	Townsend,
Crane,	Maetze,	Tyler.
Finch,	Potter.	Whatley.
Frank,		

Question recurring to the amendment of Senator Potter to the pending bill was adopted by the following vote:

YEAS—18.

Burney,	Frank,	Potter,
Clark,	Garwood,	Seale,
Clemens,	Kearby,	Simkins,
Crane,	Maetze,	Stephens,
Cranford,	McKinney,	Townsend,
Finch,	Mott,	Whatley,

NAYS—7.

Atlee,	Kimbrough,	Pope,
Carter,	Lubbock,	Tyler.
Harrison,		

The amendment of Senator Tyler was lost by the following vote:

YEAS—6.

Carter,	Harrison,	Simkins,
Cranford,	Seale,	Tyler.

NAYS—19.

Atlee,	Garwood,	Mott,
Burney,	Kearby,	Pope,
Clark,	Kimbrough,	Potter.
Clemens,	Lubbock,	Stenhens,
Crane,	Maetze,	Townsend,
Finch,	McKinney,	Whatley.
Frank,		

The bill was ordered engrossed by the following vote:

YEAS—20.

Atlee,	Frank,	Mott,
Burney,	Garwood,	Pope,
Carter,	Kearby,	Potter,
Clark,	Kimbrough,	Stephens,
Clemens,	Lubbock,	Townsend,
Crane,	Maetze,	Whatley.
Finch,	McKinney,	

NAYS—5.

Cranford,	Seale,	Tyler,
Harrison,	Simkins,	

Senator Harrison asked and obtained unanimous consent to take up out of its regular order Senate substitute bill No. 288, entitled "An act to amend an act to incorporate the city of Waco and to define its boundaries and powers; approved February 1, 1889."

Bill read second time with a favorable committee report and

The committee substitute was adopted.

The bill was ordered engrossed.

Senator Harrison moved to suspend the constitutional rule requiring a bill to be read on three several days and

that the bill pass to a third reading and final passage, which was adopted by the following vote:

YEAS—22.

Atlee,	Garwood,	McKinney,
Carter,	Glasscock,	Mott,
Clemens,	Harrison,	Potter,
Crane,	Kearby,	Seale,
Cranford,	Kimbrough,	Stephens,
Finch,	Lubbock,	Townsend,
Frank,	Maetze,	Tyler,
		Whatley.

NAYS—None.

Bill read third time and passed by the following vote:

YEAS—22.

Atlee,	Garwood,	McKinney,
Carter,	Glasscock,	Mott,
Clemens,	Harrison,	Potter,
Crane,	Kearby,	Seale,
Cranford,	Kimbrough,	Stephens,
Finch,	Lubbock,	Townsend,
Frank,	Maetze,	Tyler,
		Whatley.

NAYS—None.

“Senator Frank moved to reconsider the vote by which Senate bill No. 194 was passed to engrossment and to lay that motion on the table.”

Adopted.

Senator Glasscock moved to postpone pending business and take up out of its regular order Senate bill No. 161, entitled “An act to amend section 47 of chapter 25, special session of the Eighteenth Legislature, being an act to establish and maintain a system of public free schools and to repeal so much of chapter 3, title 78, of the revised civil statutes of Texas as refer to the public free schools outside of incorporated cities and towns assuming or having assumed control of their public free schools.”

Adopted.

Senator Clemens moved to adjourn to 10 a. m. to-morrow.

Lost by the following vote:

YEAS—10.

Atlee,	Glasscock,	Maetze,
Clemens,	Harrison,	Mott,
Frank,	Lubbock,	Seale.
Garwood,		

NAYS—13.

Carter,	Kearby,	Stephens,
Clarn,	Kimbrough,	Townsend,
Crane,	McKinney,	Tyler,
Cranford,	Potter,	Whatley.
Finch,		

Senator Atlee moved a call of the Senate which was ordered.

The following senators answered to their names:

PRESENT.

Atlee,	Frank,	McKinney,
Carter,	Glasscock,	Potter,
Clerk,	Harrison,	Seale,
Clemens,	Kearby,	Stephens,
Crane,	Kimbrough,	Townsend,
Cranford,	Lubbock,	Tyler,
Finch,	Maetze,	Whatley.

ABSENT.

Garwood,	Pope,	Simkins,
Weisiger,		

Senator Crane moved to excuse Senator Mott from further attention to-day on account of ill health.

Adopted.

Senator Harrison moved to excuse Senator Burney from further attendance today on account of ill health.

Adopted.

Senator Carter moved to suspend the call.

Lost.

Senator Carter moved to adjourn to tomorrow, 10 a. m.

Lost by the following vote:

YEAS—8.

Carter,	Glasscock,	McKinney,
Crane,	Harrison,	Whatley.
Frank,	Kimbrough,	

NAYS—12.

Clark,	Kearby,	Seale,
Clemens,	Lubbock,	Stephens,
Cranford,	Maetze,	Tyler.
Finch,	Potter,	

Senator Kimbrough moved to adjourn to 9:50 a. m. to-morrow.

Lost by the following vote:

YEAS—6.

Frank,	Kimbrough,	Stephens,
Glasscock,	McKinney,	Whatley.

NAYS—14.

Atlee,	Cranford,	Maetze,
Carter,	Finch,	Potter,
Clark,	Harrison,	Seale,
Clemens,	Kearby,	Tyler.
Crane,	Lubbock,	

Senator Kimbrough moved to adjourn to 8 o'clock this evening.

Lost.

(Senator Crane in the chair.)

Senator Kimbrough moved to adjourn to 10 a. m. to-morrow.

Adopted.